## EXHIBIT 3 [REDACTED]

From: Robert MacGill robert.macgill@macgilllaw.com

Subject:

Date: January 24, 2024 at 7:13 AM

To: Melissa J. Hogan melissajhogan@qavahlaw.com

Cc: Basyle Tchividjian boz@bozlawpa.com, Patrick Sanders patrick.sanders@macgilllaw.com, Scott Murray

Scott.Murray@macgilllaw.com, Thompson, Mackenzie mackenzie.thompson@macgilllaw.com

Melissa and Boz,

As to your concern in your email below

we have complied with all requirements of the Protective Order.

As a follow up to our conversation with Boz and our email below, can you please confirm if your clients are going to appear on February 8 and 9 pursuant to the GuidePost notices?

Best regards.

Robert D. MacGill MacGill PC 156 E. Market St. Suite 1200 Indianapolis, IN 46260 317.442.3825 Robert.MacGill@MacGillLaw.com

P Please consider the environment before printing this email.

On Thu, Jan 18, 2024 at 9:17 AM Robert MacGill < robert.macgill@macgilllaw.com > wrote:

Melissa,

We will look into your concern promptly.

We have spent many days and many calls trying to resolve your concerns as a practical rather than as a legal matter. Your adversarial tone is noted.

We will proceed as appropriate.

Please let us know by close of business tomorrow whether your clients will appear at their depositions as noticed by GuidePost on February 7 and

Best regards.

Robert D. MacGill MacGill PC 156 E. Market St. Suite 1200 Indianapolis, IN 46260 317 442 3825 Robert.MacGill@MacGillLaw.com

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On Thu, Jan 18, 2024 at 10:56 AM Melissa J. Hogan < melissajhogan@qavahlaw.com > wrote:

Robert.

Regarding the discovery designations, based on the previous order of the court, we are comfortable with the current AEO designations.

Melissa J. Hogan, Esq. **QAVAH LAW** 

melissajhogan@qavahlaw.com

615.293.6623